IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND (BALTIMORE DIVISION)

THE CIT GROUP/EQUIPMENT FINANCING, INC.,	*					
PLAINTIFF,	*					
V.	*		CASE N	ο.	<u>03-CV</u>	<u>-00197</u>
THE LANDMARK ASSOCIATED COMPANIES, INC.,	*					
D EFENDANT. * * * * * *	*	*	*	*	*	*
ORDER OF DEFA	<u>AUL</u>]	Ξ				
It appearing from the records and/or affidav	vit th	at tl	ne summo	ns ar	nd Comp	laint
were properly served on The Landmark Associated	l Coi	mpa	nies, Inc.	on <u>A</u>	pril 10, 2	2003,
and that the time for The Landmark Associated Co	mpa	nies	, Inc. to p	lead	or otherv	wise
defend expired on April 30, 2003, and that The Lar	ndma	ark .	Associate	d Cor	npanies,	Inc.
has failed to plead or otherwise defend as directed	in sa	id s	ummons a	and a	s provide	ed by
the Federal Rules of Civil Procedure.						
Therefore, upon request of the Plaintiff, The	e CI	T G	roup/Equi	pmer	nt Financ	eing,
Inc., and pursuant to Rule 55 of the Federal Rules of	of Ci	vil l	Procedure	, it is	:	
ORDERED that default for want of answer	or o	ther	defense b	y Th	e Landm	nark
Associated Companies, Inc. is entered this	_ day	y of		,	2003.	
		FI	ELICIA C	. CA	NNON,	CLERK
	В	sy:				